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UNITED STATES BANKRUPTCY	COURT
DISTRICT OF NEW IERSEY	

Caption in Compliance with D.N.J. LBR 9004-1(b)
LAW OFFICE OF JILL M. TRIBULAS, LLC
Jill M. Tribulas, Esquire
Bar ID: 019592001
1026 Haddon Avenue
Collingswood, NJ 08108
856-240-1716/856-946-1176

In Re:

GUSTAVO EGIZI & JUDITH EGIZI

jillmarietribulas@comcast.net

Case No.: 19-28989

Chapter: 13

Judge: JNP

## ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

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The Co	ourt having reviewed	the Motion for Authorizati	tion to Enter into Final Loan Modification
Agreement file	d on	, as to the <u>first</u>	mortgage [enter first,
	etc.] concerning real provest. Unit 201, Over	• •	
			and the Court having considered any
objections filed	to such motion, it is	hereby ORDERED that:	
	The debtor is author	rized to enter into the final	l loan modification agreement.
debtor, debtor's not fully execut	ot, the secured creditors attorney, if any, and	or, within 14 days thereafted the standing trustee a Cerue debtor, if any, must be fi	no later than 14 days from the date of this er, must file with the Court and serve on the rtification indicating why the agreement was filed and served within 7 days of the filed
claim. Absent to	ding trustee may dish he filing of the Certifon hand to other cred to this case with respe	ourse to the secured creditorication within the time fractions pursuant to the provision.	bove, and absent a response from the or all funds held or reserved relating to its ame set forth above, the standing trustee will isions of the confirmed Plan and any proof ned modified and incorporated into the Loan
modification. If	e a <i>Modified Chapter</i> f the loan modification	13 Plan and Motions with	with 100% paid to unsecured creditors, the hin 14 days of consummation of the loan ges in the debtor's expenses, the debtor e date of this Order; and
4)	Check one:		
] ]			are post-petition arrears through the Plan; or e loan modification agreement, and the
Order filed on _		requiring the Standing Tru	ustee to make payments based on the
arrearage is vac	cated as of the date of	f this order; or	
[	Nost-petition arre	ears have not been capitaliz	zed into the loan modification agreement,
			ne secured creditor based on the Order filed
on <u>02/05/2020</u>	); and		
5) attorney, an Ap		_	n modification are sought by the debtor's n D.N.J. LBR 2016-1 must be filed.
The	Motion for Authoriz	ation to Enter into Final Lo	oan Modification Agreement is denied.